

Serial No.: 10/530,337

PF020136

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Remarks

In view of the following discussion, the applicants submit that the claims now pending in the application are not anticipated under the provisions of 35 U. S. C. § 102, or obvious under the provisions of 35 U. S. C. § 103. Thus, the applicants believe that all of these claims are in allowable form.

REJECTIONS

A. 35 U. S. C. § 102

1. Claims 1-4 are not anticipated by Turner

Claims 1-4 stand rejected under 35 U. S. C. § 102(b) as being anticipated by Turner (U. S. Patent 1,883,834 issued October 18, 1932). The applicants submit that these claims are not anticipated by this reference.

Claim 1 is directed to a mounting assembly for releasably mounting a housing of an electronic device on a surface (see, specification at page 1, lines 4-7). The mounting assembly includes a receiving means 14-17 arranged on the surface and engaging means 2 arranged on the housing (see, specification at FIGS. 1-3 and page 5, lines 10-18). The receiving means cooperate with at least one ventilation recess 4 of the housing to lock the housing on the mounting assembly (see, specification at FIGS. 1-3 and page 5, line 27 to page 6, line 2).

Turner describes a mirror supports (see, Turner at column 1, lines 1-5). The mirror supports include hooks 23 to be arranged on a wall and straps 10 to be arranged on the mirror for engaging the hooks 23 (see, Turner at FIG. 1 and column 1, lines 25-47). Turner discloses means 19, 20 for locking the mirror to the wall (see, Turner at FIG. 1 and column 1, lines 32-38).

Turner does not describe or suggest a housing of an electronic device comprising ventilation holes. It does not disclose receiving means that cooperate

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with at least one ventilation recess of the housing to lock the housing on the mounting assembly. As such, claim 1 is patentable over Turner.

Claims 2-4 depend directly, or indirectly, from claim 1. For the same reasons as stated above for claim 1, claims 2-4 are also patentable over Turner.

B. 35 U. S. C. § 103

1. Claims 9-11 are not unpatentable over Turner

Claims 9-11 stand rejected under 35 U. S. C. § 103(a) as being unpatentable over Turner (U. S. Patent 1,883,834 issued October 18, 1932). The applicants submit that these claims are not rendered obvious by this reference.

Claim 9 is directed to an electronic device equipped with ventilation holes for releasably mounting a housing of the electronic device on a surface (see, specification at page 1, lines 4-7). The mounting assembly includes a receiving means 14-17 arranged on the surface and engaging means 2 arranged on the housing (see, specification at FIGS. 1-3 and page 5, lines 10-18). The receiving means cooperate with at least one ventilation recess 4 of the housing to lock the housing on the mounting assembly (see, specification at FIGS. 1-3 and page 5, line 27 to page 6, line 2).

Turner describes a mirror supports (see, Turner at column 1, lines 1-5). The mirror supports include hooks 23 to be arranged on a wall and straps 10 to be arranged on the mirror for engaging the hooks 23 (see, Turner at FIG. 1 and column 1, lines 25-47). Turner discloses means 19, 20 for locking the mirror to the wall (see, Turner at FIG. 1 and column 1, lines 32-38).

Turner does not describe or suggest a housing of an electronic device comprising ventilation holes. It does not disclose receiving means that cooperate with at least one ventilation recess of the housing to lock the housing on the mounting assembly. As such, claim 9 is patentable over Turner.

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Claims 10-11 depend directly, or indirectly, from claim 9. For the same reasons as stated above for claim 9, claims 10-11 are also patentable over Turner.

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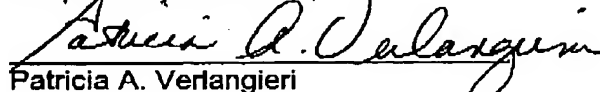
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CONCLUSION

Thus, the applicants submit that none of the claims presently in the application are anticipated under the provisions of 35 U. S. C. § 102, or obvious under the provisions of 35 U. S. C. § 103. Consequently, the applicants believe that all of the claims are presently in condition for allowance. Accordingly, both reconsideration of this application and its swift passage to issue are earnestly solicited.

If, however, the Examiner believes that there are any unresolved issues requiring adverse final action in any of the claims now pending in the application, it is requested that the Examiner telephone Ms. Patricia A. Verlangieri, at (609) 734-6867, so that appropriate arrangements can be made for resolving such issues as expeditiously as possible.

Respectfully submitted,


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